SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF OUEENS

Student Loan Solutions, LLC as assignee of SALLIE MAE BANK,

Plaintiff,

-against-

ELGA J. PERALTA JAVIER D. PERALTA,
Defendant(s).

Index No. 712082/2024

INFORMATION SUBPOENA WITH RESTRAINING NOTICE

Re:

Address:

ELGA J. PERALTA JAVIER D. PERALTA

14739 73rd Ave Apt 2a

Flushing NY 11367

Social Security No(s):

084-74-0519

TO: CITIBANK, N.A., Levy Department 5800 S. Corporate Place, MC 451 Sioux Falls, SD 57108

WHEREAS, in an action in the SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF QUEENS, between Student Loan Solutions, LLC as assignee of SALLIE MAE BANK, as Plaintiff, and Elga J. Peralta as Defendant(s), who are parties named in said action, a judgment was entered on May 8, 2025 in favor of Plaintiff as judgment creditor, and against Defendant(s) as judgment debtor(s), whose last known address is 14739 73rd Ave Apt 2a, Flushing NY 11367 in the amount of \$42,480.87, including costs, of which \$42,749.71 together with interest, ACCRUING PURSUANT TO CPLR 5004 AT THE RATE OF TWO (2%) PERCENT PER ANNUM, thereon from September 2, 2025 remains due and unpaid;

WHEREAS, the person to whom this subpoena is directed, resides; is regularly employed; and/or has an office for the regular transaction of business in person in QUEENS COUNTY;

NOW, THEREFORE, WE COMMAND YOU, that you answer in writing under oath, separately and fully, each and every question in the questionnaire accompanying this subpoena, each answer referring to the question to which it responds; and that you return the answers together with the original questions within 7 days after your receipt of the questions and this subpoena;

TAKE NOTICE, that false swearing or failure to comply with this subpoena is punishable as a contempt of court.

I hereby certify that this information subpoena complies with rule 5224 of the Civil Practice Law and Rules and Section 601 of the General Business Law that I have reasonable belief that the party receiving this subpoena has in their possession information about the debtor that will assist the creditor in collecting the judgment.

RESTRAINING NOTICE

WHEREAS, it appears that you are indebted to the judgment debtor, above named, or in the possession or custody of property not capable of delivery in which the judgment creditor has an interest, including, without limitation, the following specified debt and property:

checking and/or savings account held in the name of judgment debtor;

TAKE NOTICE, that pursuant to 5222(b) of the Civil Practice Law and Rules, set forth herein, you are hereby forbidden to make or suffer any sale, assignment or transfer of, or interference with, any such property and/or debt described aforesaid, or pay over or otherwise dispose of any such aforesaid property and/or debt, except as therein provided;

TAKE FURTHER NOTICE, that this notice also covers all property in which the judgment debtor has an interest hereafter coming into your possession, custody, and/or control, and all debts hereafter coming due from you to the judgment debtor;

Section 5222(b) Effect of restraint; prohibition of transfer; duration.

A judgment debtor served with a restraining notice is forbidden to make or suffer any sale, assignment, transfer or interference with any property in which he has an interest, except as set forth in subdivisions (h) and (i) of this section, and except upon direction of the sheriff or pursuant to an order of the court, until the judgment is satisfied or vacated. A restraining notice served upon a person other than the judgment debtor is effective only if, at the time of service, he owes a debt to the judgment debtor or he is in the possession or custody of property in which he knows or has reason to believe the judgment debtor has an interest, or if the judgment creditor has stated in the notice that a specified debt is owed by the person

served to the judgment debtor or that the judgment debtor has an interest in specified property in the possession or custody of the person served. All property in which the judgment debtor is known or believed to have an interest then in and thereafter coming into the possession or custody of such a person, including any specified in the notice, and all debts of such a person, including any specified in the notice, then due and thereafter coming due to the judgment debtor, shall be subject to the notice except as set forth in subdivisions (h) and (i) of this section. Such a person is forbidden to make or suffer any sale, assignment or transfer of, or any interference with, any such property, or pay over or otherwise dispose of any such debt, to any person other than the sheriff except as set forth in subdivisions (h) and (i) of this section, and except upon direction of the sheriff or pursuant to an order of the court, until the expiration of one year after notice is served upon him, or until the judgment is satisfied or vacated, whichever event first occurs. A judgment creditor who has specified personal property or debt in a restraining notice shall be liable to the owner of the property or the person to whom the debt is owed, if other than the judgment debtor, for any damages sustained by reason of the restraint. If a garnishee served with a restraining notice withholds the payment of money belonging or owed to the judgment debtor in an amount equal to twice the amount due on the judgment, the restraining notice is not effective as to other property or money.

NOTICE TO JUDGMENT DEBTOR is annexed hereto.

TAKE FURTHER NOTICE that disobedience of this Restraining Notice is punishable as a contempt of court.

Dated: September 2, 2025

Rachel E. Portnoy, Esq. Portnoy Schneck, L.L.C.

22 Saw Mill River Rd, Ste 305

Hawthorne, NY 10532 Phone: 888/841-6574

Attorney for Judgment Creditor

File No. JC240131

QUESTIONS AND ANSWERS REGARDING INFORMATION SUBPOENA STATE OF NEW YORK, COUNTY OF:				
Subpoe	Information Subpoena herein and of the	n, deposes, and says: that deponent is the recipient ne original and a copy of questions accompanying made from information obtained from the records of		
certif	icate of deposit, safe deposit box, I	t, including but not limited to, checking, savings, Individual Retirement Account, line of credit, loan, now has, or did have, an interest, individually, or name:		
A1.	Title of Account:			
	Account Number:			
	Total Amount on Deposit:			
	Exempt Funds:	(Yes/No) If yes, please describe		
	Total Amount Restrained:			
	Direct Deposit of Wages:	(Yes/No) If yes, please describe		
	Unpaid Balance			
	Application on File:	(Yes/No) If yes, please provide and list:		
	Bank Information:			
	Property/Asset Information:			
Q2.	Describe any asset or collateral you any interest:	hold, which the Judgment Debtor now has, or did have		
A2.	Property:			
	Value:			
	Security or Lien Claimed:			
	Date Recorded/Filed:			
Q3.	State the Judgment Debtor's current:			
A3.	Home Address:			
	Telephone Number:			
	Social Security Number:			
	Employer:			

Account Number: JC240131

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF QUEENS	Index No. 712082/2024			
Student Loan Solutions, LLC as assignee of SALLIE MAE BANK, Plaintiff,	EXEMPTION CLAIM FORM			
-against-				
ELGA J. PERALTA JAVIER D. PERALTA, Defendant(s).				
NAME AND ADDRESS OF JUDGMENT CREDITOR OR ATTORNEY (to be completed by judgment creditor or attorney) (A) Portnoy Schneck, L.L.C. 22 Saw Mill River Rd, Ste 305 Hawthorne, NY 10532 Directions: To claim that some or all of the funcopies of this form, and make one for yourself. form to Address (B) within twenty days of the dayou have any documents, such as an award letter paystubs, copies of checks or bank records show include copies of the documents with this form.	Mail or deliver one form to Address (A) and one ate on the envelope holding this notice. **If, an annual statement from your pension, ing the last two months of account activity,			
Social Security	Anti-Anti-La ethiophysiologica disease. See an includes procedure consideration (** Anti-Anti-Anti-Anti-Anti-Anti-Anti-Anti-			
Social Security Disability (SSD)				
Supplemental Security Income (SSI)				
Public Assistance				
Wages while receiving SSI or public assistance				
Veterans Benefits				
Unemployment Insurance				
Payments from Pensions and Retirement Accounts				
Income earned in the last 60 days (90% of which is exempt)				
Child Support				
Spousal Support or Maintenance (Alimony)				
Worker's Compensation				
Railroad retirement or black lung benefits				
COVID-19 stimulus relief for individuals and families with children				
Other (describe exemption)				
(fill in your complete address)				
I certify under penalty of perjury that the sta and belief.	tement above is true to the best of my knowledge			
DATE: SIGNATURE OF JUDGMENT DEBTOR				

EXEMPTION NOTICE
As Required by New York Law

YOUR BANK ACCOUNT IS RESTRAINED OR "FROZEN"

The attached Restraining Notice or notice of Levy by Execution has been issued against your bank account. You are receiving this notice because a creditor has obtained a money judgment against you, and one or more of your bank accounts has been restrained to pay the judgment. A money judgment is a court's decision that you owe money to a creditor. You should be aware that FUTURE DEPOSITS into your account(s) might also be restrained if you do not respond to this notice.

You may be able to "vacate" (remove) the judgment. If the judgment is vacated, your bank account will be released. Consult an attorney (including free legal services) or visit the court clerk for more information about how to do this.

Under state and federal law, certain types of funds cannot be taken from your bank account to pay a judgment. Such money is said to be "exempt".

DOES YOUR BANK ACCOUNT CONTAIN ANY OF THE FOLLOWING TYPES OF FUNDS?

- Social Security;
- 2. Social security disability (SSD);
- Supplemental security income (SSI);
- 4. Public Assistance (welfare);
- 5. Income earned while receiving SSI or public assistance;
- 6. Veterans benefits;
- 7. Unemployment insurance
- 8. Payments from pensions and retirement accounts
- 9. Disability benefits;
- 10. Income earned in the last 60 days (90% of which is exempt);
- 11. Worker's compensation benefits;
- 12. Child support
- 13. Spousal support or maintenance (alimony);
- 14. Railroad retirement; and/or
- 15. Black lung benefits; and/or
- 16. COVID-19 stimulus relief for individuals and families with children.

If YES, you can claim that your money is exempt and cannot be taken. To make this claim, you must

- (a) complete the EXEMPTION CLAIM FORM attached;
- (b) deliver or mail the form to the bank with the restrained or "frozen" account; and
- (c) deliver or mail the form to the creditor or its attorney at the address listed on the form.

You must send the forms within 20 DAYS of the postmarked date on the envelope holding this notice. You may be able to get your account released faster if you send to the creditor or its attorney written proof that your money is exempt. Proof can include an award letter from the government, an annual statement from your pension, pay stubs, copies of checks, bank records showing the last two months of account activity, or other papers showing that the money in your bank account is exempt. If you send the creditor's attorney proof that the money in your account is exempt, the attorney must release that money within seven days. You do not need an attorney to make an exemption claim using the form.

OF QUEENS					
Student Loan Solutions, LLC as assignee of SALLIE MAE BANK, Plaintiff,	EXEMPTION CLAIM FORM				
-against-					
ELGA J. PERALTA JAVIER D. PERALTA, Defendant(s).					
NAME AND ADDRESS OF JUDGMENT CREDITOR OR ATTORNEY (to be completed by judgment creditor or attorney) (A) Portnoy Schneck, L.L.C. 22 Saw Mill River Rd, Ste 305 Hawthorne, NY 10532	NAME AND ADDRESS OF FINANCIAL INSTITUTION (to be completed by judgment creditor or attorney) (B) CITIBANK, N.A., Levy Department 5800 S. Corporate Place, MC 451 Sioux Falls, SD 57108				
Directions: To claim that some or all of the funcopies of this form, and make one for yourself. form to Address (B) within twenty days of the dayou have any documents, such as an award letter, paystubs, copies of checks or bank records showi include copies of the documents with this form.	Mail or deliver one form to Address (A) and one ate on the envelope holding this notice. **If an annual statement from your pension, and the last two months of account activity,				
Social Security					
Social Security Disability (SSD)					
Supplemental Security Income (SSI)					
Public Assistance					
Wages while receiving SSI or public assistance					
Veterans Benefits					
Unemployment Insurance					
Payments from Pensions and Retirement Acc	Payments from Pensions and Retirement Accounts				
Income earned in the last 60 days (90% of	which is exempt)				
Child Support					
Spousal Support or Maintenance (Alimony)					
Worker's Compensation					
Railroad retirement or black lung benefits					
COVID-19 stimulus relief for individuals and families with children					
Other (describe exemption) I state that my account contains the following type(s) of funds (check all that apply):I request that any correspondence to me regarding my claim be sent to the following address:					
(fill in your complete address)					
I certify under penalty of perjury that the statement above is true to the best of my knowledge and belief.					
DATE: SIGNATURE OF JUDGMENT DEBTOR:					

SUPREME COURT OF THE STATE OF NEW YORK COUNTY | Index No. 712082/2024

EXEMPTION NOTICE

As Required by New York Law

YOUR BANK ACCOUNT IS RESTRAINED OR "FROZEN"

The attached Restraining Notice or notice of Levy by Execution has been issued against your bank account. You are receiving this notice because a creditor has obtained a money judgment against you, and one or more of your bank accounts has been restrained to pay the judgment. A money judgment is a court's decision that you owe money to a creditor. You should be aware that FUTURE DEPOSITS into your account(s) might also be restrained if you do not respond to this notice.

You may be able to "vacate" (remove) the judgment. If the judgment is vacated, your bank account will be released. Consult an attorney (including free legal services) or visit the court clerk for more information about how to do this.

Under state and federal law, certain types of funds cannot be taken from your bank account to pay a judgment. Such money is said to be "exempt".

DOES YOUR BANK ACCOUNT CONTAIN ANY OF THE FOLLOWING TYPES OF FUNDS?

- 1. Social Security;
- Social security disability (SSD);
- Supplemental security income (SSI);
- 4. Public Assistance (welfare);
- 5. Income earned while receiving SSI or public assistance;
- Veterans benefits;
- 7. Unemployment insurance
- 8. Payments from pensions and retirement accounts
- Disability benefits;
- 10. Income earned in the last 60 days (90% of which is exempt);
- 11. Worker's compensation benefits;
- 12. Child support
- 13. Spousal support or maintenance (alimony);
- 14. Railroad retirement; and/or
- 15. Black lung benefits; and/or
- 16. COVID-19 stimulus relief for individuals and families with children.

If YES, you can claim that your money is exempt and cannot be taken. To make this claim, you must

- (a) complete the EXEMPTION CLAIM FORM attached;
- (b) deliver or mail the form to the bank with the restrained or "frozen" account; and
- (c) deliver or mail the form to the creditor or its attorney at the address listed on the form.

You must send the forms within 20 DAYS of the postmarked date on the envelope holding this notice. You may be able to get your account released faster if you send to the creditor or its attorney written proof that your money is exempt. Proof can include an award letter from the government, an annual statement from your pension, pay stubs, copies of checks, bank records showing the last two months of account activity, or other papers showing that the money in your bank account is exempt. If you send the creditor's attorney proof that the money in your account is exempt, the attorney must release that money within seven days. You do not need an attorney to make an exemption claim using the form.

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF RENSSELAER

Student Loan Solutions, LLC as assignee of SALLIE MAE BANK,

Plaintiff,

-against-

ZACHARY N SAFFORD,

Defendant(s).

Index No. EF2025-279566

INFORMATION SUBPOENA WITH RESTRAINING NOTICE

Re:

ZACHARY N SAFFORD

Address:

429 4th Ave Troy NY 12182

Social Security No(s):

589-65-9188

TO: CITIBANK, N.A., Levy Department 5800 S. Corporate Place, MC 451 Sioux Falls, SD 57108

WHEREAS, in an action in the SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF RENSSELAER, between Student Loan Solutions, LLC as assignee of SALLIE MAE BANK, as Plaintiff, and Zachary N Safford as Defendant(s), who are parties named in said action, a judgment was entered on July 21, 2025 in favor of Plaintiff as judgment creditor, and against Defendant(s) as judgment debtor(s), whose last known address is 429 4th Ave, Troy NY 12182 in the amount of \$58,912.73, including costs, of which \$59,050.19 together with interest, ACCRUING PURSUANT TO CPLR 5004 AT THE RATE OF TWO (2%) PERCENT PER ANNUM, thereon from September 2, 2025 remains due and unpaid;

WHEREAS, the person to whom this subpoena is directed, resides; is regularly employed; and/or has an office for the regular transaction of business in person in RENSSELAER COUNTY;

NOW, THEREFORE, WE COMMAND YOU, that you answer in writing under oath, separately and fully, each and every question in the questionnaire accompanying this subpoena, each answer referring to the question to which it responds; and that you return the answers together with the original questions within 7 days after your receipt of the questions and this subpoena;

TAKE NOTICE, that false swearing or failure to comply with this subpoena is punishable as a contempt of court.

I hereby certify that this information subpoena complies with rule 5224 of the Civil Practice Law and Rules and Section 601 of the General Business Law that I have reasonable belief that the party receiving this subpoena has in their possession information about the debtor that will assist the creditor in collecting the judgment.

RESTRAINING NOTICE

WHEREAS, it appears that you are indebted to the judgment debtor, above named, or in the possession or custody of property not capable of delivery in which the judgment creditor has an interest, including, without limitation, the following specified debt and property: checking and/or savings account held in the name of judgment debtor;

TAKE NOTICE, that pursuant to 5222(b) of the Civil Practice Law and Rules, set forth herein, you are hereby forbidden to make or suffer any sale, assignment or transfer of, or interference with, any such property and/or debt described aforesaid, or pay over or otherwise dispose of any such aforesaid property and/or debt, except as therein provided;

TAKE FURTHER NOTICE, that this notice also covers all property in which the judgment debtor has an interest hereafter coming into your possession, custody, and/or control, and all debts hereafter coming due from you to the judgment debtor;

Section 5222(b) Effect of restraint; prohibition of transfer; duration.

A judgment debtor served with a restraining notice is forbidden to make or suffer any sale, assignment, transfer or interference with any property in which he has an interest, except as set forth in subdivisions (h) and (i) of this section, and except upon direction of the sheriff or pursuant to an order of the court, until the judgment is satisfied or vacated. A restraining notice served upon a person other than the judgment debtor is effective only if, at the time of service, he owes a debt to the judgment debtor or he is in the possession or custody of property in which he knows or has reason to believe the judgment debtor has an interest, or if the judgment creditor has stated in the notice that a specified debt is owed by the person served to the judgment debtor or that the judgment debtor has an interest in specified property in the possession or custody of the person served. All property in which the judgment debtor is known or believed to have an interest then in and thereafter coming into the possession or

custody of such a person, including any specified in the notice, and all debts of such a person, including any specified in the notice, then due and thereafter coming due to the judgment debtor, shall be subject to the notice except as set forth in subdivisions (h) and (i) of this section. Such a person is forbidden to make or suffer any sale, assignment or transfer of, or any interference with, any such property, or pay over or otherwise dispose of any such debt, to any person other than the sheriff except as set forth in subdivisions (h) and (i) of this section, and except upon direction of the sheriff or pursuant to an order of the court, until the expiration of one year after notice is served upon him, or until the judgment is satisfied or vacated, whichever event first occurs. A judgment creditor who has specified personal property or debt in a restraining notice shall be liable to the owner of the property or the person to whom the debt is owed, if other than the judgment debtor, for any damages sustained by reason of the restraint. If a garnishee served with a restraining notice withholds the payment of money belonging or owed to the judgment debtor in an amount equal to twice the amount due on the judgment, the restraining notice is not effective as to other property or money.

NOTICE TO JUDGMENT DEBTOR is annexed hereto.

 $\ensuremath{\mathsf{TAKE}}$ FURTHER NOTICE that disobedience of this Restraining Notice is punishable as a contempt of court.

Dated: September 2, 2025

Rachel E. Portnoy, Esq. Portnoy Schneck, L.L. 22 Saw Mill River Rd Ste 305

Hawthorne, NY 10532 Phone: 888/841-6574

Attorney for Judgment Creditor

File No. JC242057

QUESTIONS AND ANSWERS REGARDING INFORMATION SUBPOENA STATE OF NEW YORK, COUNTY OF:				
Subpoe	Information Subpoena herein and of t	en, deposes, and says: that deponent is the recipient the original and a copy of questions accompanying a made from information obtained from the records of		
and mo	ficate of deposit, safe deposit box,	nt, including but not limited to, checking, savings, Individual Retirement Account, line of credit, loan, now has, or did have, an interest, individually, or name:		
A1.	Title of Account:			
	Account Number:			
	Total Amount on Deposit:			
	Exempt Funds:	(Yes/No) If yes, please describe		
	Total Amount Restrained:			
	Direct Deposit of Wages:	(Yes/No) If yes, please describe		
	If Joint Account, provide name and Unpaid Balance	address of the joint depositor.		
	Application on File:	(Yes/No) If yes, please provide and list:		
	Bank Information:			
	Property/Asset Information:			
Q2.	Describe any asset or collateral you any interest:	u hold, which the Judgment Debtor now has, or did have		
A2.	Property:			
	Value:			
	Security or Lien Claimed:			
	Date Recorded/Filed:			
Q3.	State the Judgment Debtor's current	:		
A3.	Home Address:			
	Telephone Number:			
	Social Security Number:			
	Employer:			

Account Number: JC242057

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF RENSSELAER	Index No. EF2025-279566				
Student Loan Solutions, LLC as assignee of SALLIE MAE BANK,	EXEMPTION CLAIM FORM				
Plaintiff,					
-against-					
ZACHARY N SAFFORD, Defendant(s).					
NAME AND ADDRESS OF JUDGMENT CREDITOR OR ATTORNEY (to be completed by judgment creditor or attorney) (A) Portnoy Schneck, L.L.C. 22 Saw Mill River Rd, Ste 305 Hawthorne, NY 10532 Directions: To claim that some or all of the fun copies of this form, and make one for yourself.	NAME AND ADDRESS OF FINANCIAL INSTITUTION (to be completed by judgment creditor or attorney) (B) CITIBANK, N.A., Levy Department 5800 S. Corporate Place, MC 451 Sioux Falls, SD 57108 dds in your account are exempt, complete both Mail or deliver one form to Address (A) and one				
form to Address (B) within twenty days of the date on the envelope holding this notice. **If you have any documents, such as an award letter, an annual statement from your pension, paystubs, copies of checks or bank records showing the last two months of account activity, include copies of the documents with this form. Your account may be released more quickly.					
Social Security					
Social Security Disability (SSD)					
Supplemental Security Income (SSI)					
Public Assistance					
Wages while receiving SSI or public assistance					
Veterans Benefits					
Unemployment Insurance					
Payments from Pensions and Retirement Accounts					
Income earned in the last 60 days (90% of which is exempt)					
Child Support					
Spousal Support or Maintenance (Alimony)					
Worker's Compensation					
Railroad retirement or black lung benefits					
COVID-19 stimulus relief for individuals and families with children					
Other (describe exemption) I state that my account contains the following type(s) of funds (check all that apply): I request that any correspondence to me regarding my claim be sent to the following address:					
(fill in your complete address)					
I certify under penalty of perjury that the statement above is true to the best of my knowledge and belief.					
DATE: SIGNATURE OF JUDGMENT DEBTOR:					

EXEMPTION NOTICE
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- 8. Payments from pensions and retirement accounts
- Disability benefits;
- 10. Income earned in the last 60 days (90% of which is exempt);
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- 13. Spousal support or maintenance (alimony);
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